UNITED STATES DISTRICT COU SOUTHERN DISTRICT OF NEW Y	ORK
PAUL J. BERESWILL,	: :
Plaintiff,	: : Index No. 17-cv-02304-GHW
vs.	: ECF Case
SPORTS MEDIA 101 INC.,	: :
Defendar	: :: :: X

## REQUEST FOR ENTRY OF DEFAULT

Plaintiff PAUL J. BERESWILL ("Plaintiff") respectfully requests that the Clerk of Court enter the default of Defendant SPORTS MEDIA 101 INC. ("Defendant") pursuant to Rule 55(a) of the Federal Rules of Civil Procedure, for failure to plead or otherwise defend, as more particularly set forth in the annexed affidavit of Kamanta C. Kettle, Esq. (A Clerk's Certificate is enclosed herewith.)

Dated: May 26, 2017

Valley Stream, New York

LIEBOWITZ LAW FIRM, PLLC

By: /s/ Kamanta C. Kettle

Kamanta C. Kettle

Kamanta C. Kettle 11 Sunrise Plaza, Suite 305 Valley Stream, New York 11580 Telephone: (516) 233-1660 KK@LiebowitzLawFirm.com

Attorneys for Plaintiff Paul J. Bereswill

## TO: VIA FIRST CLASS MAIL

Sports Media 101 Inc. 235 West 23<sup>rd</sup> Street New York, New York 10011

## **CERTIFICATE OF SERVICE**

Kamanta C. Kettle, being duly sworn states that on this 26th date of May 2017, I electronically filed the foregoing Request for Entry of Default, Clerk's Certificate and Affidavit in Support of Certificate of Default using CM/ECF. I also certify that the foregoing documents are being served on all parties or counsel of record identified below via First Class Mail.

Kamanta C. Kettle, Esq.

Sports Media 101 Inc. 235 West 23<sup>rd</sup> Street New York, New York 10011